Northern District of California

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UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

Plaintiff,
v.
ULTA, INC., et al.,
Defendants.
QUIANNA TERRY,
Plaintiff,
V.
ULTA SALON, COSMETICS & FRAGRANCE, INC.,
Defendant.

DANIELLE REZENDES,

Case No. 18-cv-06111-JST

ORDER TO SHOW CAUSE RE: DISMISSAL OF CASES

Re: ECF No. 37

Case No. 18-cy-07683-JST

Re: ECF Nos. 32, 34

The parties in both of the above-captioned cases have indicated that they have settled their disputes as part of the settlement in Tellez v. Ulta Salon, Cosmetics & Fragrance, Inc., Case No. 18-cv-2480-CAB-LL (S.D. Cal.). Rezendes ECF No. 37; Terry ECF No. 32. Rezendes asks that all pending dates "be vacated pending entry of final judgment" in Tellez. Rezendes ECF No. 37 at 2. Terry was "stayed pending an order granting or denying final approval of the Tellez class action settlement." Terry ECF No. 33 at 4. The Tellez court granted final approval of the settlement in that case on February 10, 2020, and the plaintiffs' counsel were ordered to submit a proposed judgment by February 18, 2020. Terry ECF No. 34 at 20. The Tellez final approval order includes class representative payment awards to both Rezendes and Terry. Id.

The parties in each of the above cases shall show cause in writing, no later than March 6,

United States District Court Northern District of California

2020, as to why the case should not be dismissed based on the final approval of the <i>Tellez</i> class
action settlement. In the alternative, the parties may file a stipulated dismissal by the same date
Failure to file either response to this order will result in dismissal of the case under Federal Rule
of Civil Procedure 41(b).
IT IS SO ORDERED.
Dated: February 24, 2020 JON S. TIGAL United States District Judge